

Alkon, Margaret

From: Bentley Hugie [FOIA (b)(6) personal email address] >
Sent: Friday, October 5, 2018 10:20 AM
To: ENRD, PUBCOMMENT-EES (ENRD)
Subject: United States v. Derive Systems, Inc. et al., D.J. Ref. No. 90-5-2-1-11627

To whom it may concern -

\$300,000 is all Derive is required to pay? This company has falsified CARB EO certification testing, blatantly pushed and promoted emissions delete devices to their customers, and likely continues to lie to the EPA to this day. Can you discuss exactly which Derive products that are included in their disclosures and settlement? Derive has made many millions of dollars very recently (NOT legacy products from prior owners) by allowing emissions equipment removal with their products as well as hiding behind "private label" devices that do the same. A fine of \$300k is not even a slap on the wrist.

If Derive has not disclosed these "private label" sales, they are intentionally withholding information from the EPA. Derive needs to be responsible for their actions, and I don't believe the EPA is aware of the entire Derive situation. Please let me know if you desire any further information regarding this matter.

Bentley Hugie